UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

REARDEN LLC, et al.,

Plaintiffs,

v.

THE WALT DISNEY COMPANY, et al.,

Defendants.

Case No. 17-cv-04006-JST

VERDICT FORM

We, the jury, duly empaneled and sworn in the above-entitled action, answer the questions posed to us as follows:

COPYRIGHT INFRINGEMENT

Did Rearden own the copyright in the MOVA Contour software program during the time
 DD3 used that software in connection with the Beast character in *Beauty and the Beast*?
 Yes _____ No _____

If you answered "Yes" to Question 1, please answer Question 2. If you answered "no" to Question 1, please stop here, answer no further questions, and have the presiding juror sign and date this form.

2. Is Disney vicariously liable for DD3's infringement of the copyright in the MOVA Contour software program?
Yes No

If you answered "yes" to Question 2, please answer Question 3. If you answered "no" to Question 2, please stop here, answer no further questions, and have the presiding juror sign and date this form.

PLAINTIFF'S DAMAGES

3.	What is the total amount of actual damages you award to Plaintiff Rearden for Defendant
	Disney's copyright infringement?

Actual Damages: \$ 250 638

Please answer Question 4.

4. What is the total amount of Defendant Disney's profits from *Beauty and the Beast*?

Disney Profits: \$ 2\\$5 544 356 Im

Please answer Question 5.

5. What sum of money represents the portion of Disney's profits from *Beauty and the Beast* that is not attributable to DD3's copyright infringement?

\$ 225, 199, 258

Please answer Question 6.

6. What sum of money represents the portion of Disney's profits that is attributable to DD3's copyright infringement?

\$ 345,098

Please have the presiding juror sign and date this form.

Dated: 12/21/2023

Signed:

Presiding Juror